

**BANK OF TOKYO-MITSUBISHI UFJ LTD v OWNERS OF THE MV SANKO MINERAL (THE “SANKO MINERAL”)**

Admiralty Practice – Foreign insolvency proceedings – Vessel sold by order of court – Cargo owners asserting maritime lien and issuing caution against release of proceeds of sale – Whether caution should be struck out – Senior Courts Act 1981, section 21(4).

[2015] 1 Lloyd's Rep. 247

---

**CARESSE NAVIGATION LTD v ZURICH ASSURANCES MAROC AND OTHERS (THE “CHANNEL RANGER”)**

Practice – Anti-suit injunction – Cargo interests bringing proceedings against shipowner in Morocco under bill of lading – Whether bill of lading incorporating “Law and Arbitration clause” of charterparty had effect to incorporate English law and jurisdiction clause – Whether anti-suit injunction should have been granted.

[2015] 1 Lloyd's Rep. 256

---

**GOLDEN ENDURANCE SHIPPING SA v RMA WATANYA SA AND OTHERS (THE “GOLDEN ENDURANCE”)**

Practice – Service out of jurisdiction – Cargo interests bringing cargo claims in Morocco under three bills of lading – Shipowner bringing London arbitration and court proceedings in England – Whether bill of lading incorporated charterparty law and arbitration clause – Whether bills of lading governed by English law – Whether service should be set aside – Whether claimant entitled to anti-suit injunction in favour of London arbitration – Whether claimant entitled to anti-suit injunction in favour of English court proceedings.

[2015] 1 Lloyd's Rep. 266

---

**STENA BULK AB v COPLEY AND OTHERS**

Admiralty practice - Stakeholders - Bunker suppliers becoming insolvent - Ship operators facing competing claims for price of bunkers supplied - Whether ship operators entitled to rely on “Stakeholders” rule to pay money into court to secure claims and prevent vessels being arrested - CPR Part 86.

[2015] 1 Lloyd's Rep. 280

---

**ZHOUSHAN JINHAIWAN SHIPYARD CO LTD v GOLDEN EXQUISITE INC AND OTHERS**

Contract - Shipbuilding contract - Buyer cancelling contract on ground of excessive delay by shipbuilder in delivering vessel - Whether cancellation wrongful - Whether relevant part of delay caused by buyer's own breach of contract - Whether buyer entitled to interest on sums refunded.

[2015] 1 Lloyd's Rep. 283

---